IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§ 8
HOUSTON REAL ESTATE PROPERTIES,	§ Case No. 22-32998
LLC	§ (Chapter 7) §
Debtor,	_
JOHN QUINLAN, OMAR KHAWAJA,	§ §
AND OSAMA ABDULLATIF,	§
Plaintiffs,	§ Advancent No. 22 02141
	Adversary No. 25-05141
v.	§ §
HOUSTON REAL ESTATE PROPERTIES,	§
LLC, et al.,	§
Respondents.	§ §

SHAHNAZ CHOUDHRI'S EMERGENCY MOTION TO RESCHEDULE DEPOSITION

THIS MOTION SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE MOTION, YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE DISPUTE. IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE AND SEND A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE WITHIN 21 DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE WHY THE MOTION SHOULD NOT BE GRANTED.

IF YOU DO NOT FILE A TIMELY RESPONSE, THE RELIEF MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU. IF YOU OPPOSE THE MOTION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTEND THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT MAY CONSIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE MOTION AT THE HEARING.

REPRESENTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY.

EMERGENCY RELIEF HAS BEEN REQUESTED. IF THE COURT CONSIDERS THE MOTION ON AN EMERGENCY BASIS, THEN YOU WILL HAVE LESS THAN 21 DAYS TO ANSWER. IF YOU OBJECT TO THE REQUESTED RELIEF OR IF YOU BELIEVE

THAT THE EMERGENCY CONSIDERATION IS NOT WARRANTED, YOU SHOULD FILE AN IMMEDIATE RESPONSE.

TO THE HONORABLE JUDGE OF SAID COURT:

TO THE HONORABLE JEFFREY P. NORMAN, UNITED STATES BANKRUPTCY JUDGE: COMES NOW, Shahnaz Choudhri ("Shahnaz" or "Movant") and files this Emergency Motion to Reschedule Deposition (the "Motion") currently set to take place on November 8, 2024 and would respectfully show as follows:

I. SUMMARY OF REQUESTED RELIEF

Movant's deposition in this matter is presently scheduled for November 8, 2024 at 11:00AM in the attorney room at the federal courthouse for the United States Bankruptcy Court for the Southern District of Texas, Houston Division. Late, on November 5, 2024, Movant became suddenly ill. Movant is currently addressing serious impacts to her health and is seeking emergency medical care. Unfortunately, due to this sudden and unforeseen illness, Movant is unable to attend the pre-scheduled deposition of November 8, 2024. Movant is willing to find another mutually agreeable time with opposing counsel to complete her deposition, subject to improvements to her health. Given the urgency of the requested relief, Movant respectfully seeks relief from the Court regarding this time sensitive matter by way of this Motion.

Lori Hood sent email correspondence to T. Michael Ballases on November 6, 2024 in an effort to reschedule the deposition for an alternate date, but an agreement could not be reached. (See Exhibit 1)

Emergency relief is requested on November 7, 2024, considering the deposition is scheduled for November 8, 2024 at 11:00am.

II. PRAYER

Movant Shahnaz Choudhri respectfully requests that this Court grant this Emergency Motion to Reschedule Deposition presently set for November 8, 2024 at 11am.

Dated: November 7, 2024

Respectfully submitted,

/s/ James Q. Pope James Q. Pope TBN: 24048738 The Pope Law Firm 6161 Savoy Drive, Suite 1125 Houston, Texas 77036 Ph: 713-449-4481 jamesp@thepopelawfirm.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing document was served on interested parties in the manner listed below on November 7, 2024.

23-03141 Notice will be electronically mailed, via the court's ECF noticing system to:

Thomas Michael Ballases on behalf of Plaintiff John Quinlan ballases@hooverslovacek.com

Thomas Michael Ballases on behalf of Plaintiff Omar Khawaja ballases@hooverslovacek.com

Thomas Michael Ballases on behalf of Plaintiff Osama Abdullatif ballases@hooverslovacek.com

Matthew W. Bourda on behalf of Creditor Cypress BridgeCo, LLC matthew.bourda@mhllp.com

Matthew W. Bourda on behalf of Creditor Magnolia BridgeCo, LLC matthew.bourda@mhllp.com

Robert Paul Debelak, III on behalf of Creditor Cypress BridgeCo, LLC bobby.debelak@mhllp.com

Robert Paul Debelak, III on behalf of Creditor Magnolia BridgeCo, LLC bobby.debelak@mhllp.com

Robin L Harrison on behalf of Defendant A. Kelly Williams rharrison@hicks-thomas.com

Angeline Vachris Kell on behalf of Plaintiff John Quinlan kell@hooverslovacek.com, avkell@gmail.com;doucet@hooverslovacek.com

Angeline Vachris Kell on behalf of Plaintiff Omar Khawaja kell@hooverslovacek.com, avkell@gmail.com;doucet@hooverslovacek.com

Angeline Vachris Kell on behalf of Plaintiff Osama Abdullatif kell@hooverslovacek.com, avkell@gmail.com;doucet@hooverslovacek.com

Jennifer Lea MacGeorge on behalf of Defendant 2727 Kirby 26L LLC service@jlm-law.com

Jennifer Lea MacGeorge on behalf of Defendant Jetall Companies, Inc. service@jlm-law.com

Lenard M. Parkins on behalf of Defendant Shahnaz Choudhri lparkins@parkinsrubio.com, 9141256420@filings.docketbird.com;bmcfadden@parkinsrubio.com

Steven A. Leyh on behalf of Plaintiff John Quinlan leyh@hooverslovacek.com, graham@hooverslovacek.com

Steven A. Leyh on behalf of Plaintiff Omar Khawaja leyh@hooverslovacek.com, graham@hooverslovacek.com

Steven A. Leyh on behalf of Plaintiff Osama Abdullatif leyh@hooverslovacek.com, graham@hooverslovacek.com

Timothy L. Wentworth on behalf of Defendant Randy W Williams Ch7 Trustee twentworth@okinadams.com, bmoore@okinadams.com

/s/ James Q. Pope James Q. Pope

EXHIBIT 1

RE: Mrs. Choudhri's deposition

From: T. Michael Ballases (ballases@hooverslovacek.com)

To: Ihood@shackelford.law

Cc: sabuzaid@shackelford.law; kmarino@shackelford.law; jamesp@thepopelawfirm.com; leyh@hooverslovacek.com;

kronzer@hooverslovacek.com; beale@hooverslovacek.com

Date: Wednesday, November 6, 2024 at 03:19 PM CST

Lori:

The deposition is in now less than 2 days away, it is the second time it had be court ordered, and there are various deadlines in the near term. I cannot agree to move it again. We plan to go forward on Friday.

Thank you for your attention to this email.

T. Michael Ballases Equity Partner



HooverSlovacek LLP Galleria Office Tower 2 5051 Westheimer, Suite 1200 Houston, TX 77056 Office: 713-977-8686

Fax: 713-977-5395

www.hooverslovacek.com





NOTICE OF CONFIDENTIALITY: This communication and any attachments to it are confidential and intended solely for the use of the person to whom it is addressed. The information contained in and transmitted with this email is subject to the attorney-client and attorney work product privilege. If you have received this email in error, please reply and notify the sender immediately. You are hereby notified that any disclosure, distribution, copying, or the taking of any action in reliance on the contents of this information is unauthorized and prohibited. Any email erroneously transmitted to you should be immediately destroyed. Nothing in this message may be construed as a digital or electronic signature of any employee of Hoover Slovacek LLP.

From: Lori Hood lhood@shackelford.law Sent: Wednesday, November 6, 2024 9:43 AM

To: T. Michael Ballases <ballases@hooverslovacek.com>

Cc: Shifa Abuzaid <sabuzaid@shackelford.law>; Kimberly Marino <kmarino@shackelford.law>;

Casse 223-0031441 Document 42807-61 Filed in TIXSSB on 1112/0079/224 Pragge 25 of 126

jamesp@thepopelawfirm.com **Subject:** Mrs. Choudhri's deposition

Michael, Mrs. Choudhri is ill. She is not able to attend a deposition on Friday. Can we agree to an alternate date?

Lori Hood

Partner, LLM-Tax

SHACKELFORD, McKINLEY & NORTON, LLP

717 Texas Avenue | 27th Floor | Houston, Texas 77002

832.669.6081 direct | 832.415.1801 main

832.367.3111 cell | 832.565.9030 fax

<u>Ihood@shackelford.law</u> | <u>www.shackelford.law</u>



<u>Austin</u> – <u>Dallas</u> – <u>Fort Worth</u> – <u>Houston</u> – <u>New Orleans</u>